

1	B. On motion (v) (by the Government)/() (by the Court sua sponte involving):
2	1. (v) a serious risk defendant will flee; or,
3	2. ( ) a serious risk defendant will
4	a. ( ) obstruct or attempt to obstruct justice.
5	b. () threaten, injure, or intimidate a prospective witness or
6	juror or attempt to do so.
7	II.
8	The Court finds no condition or combination of conditions will reasonably assure:
9	A. (v) appearance of defendant as required;
10	and/or
11	B. (v) safety of any person or the community.
12	III.
13	The Court has considered:
14	A. ( the nature and circumstances of the offenses;
15	B. (v) the weight of evidence against the defendant;
16	C. (v) the history and characteristics of the defendant; and,
17	D. (v) the nature and seriousness of the danger to any person or to the
18	community.
19	IV.
20	The Court concludes:
21	A. (v) Defendant poses a risk to the safety of other persons or the community
22	because: evidence of ongoing lulling of
23	investors; evidence of alcohol abuse;
24	committed charged offense while on probation
25	B. (v) History and characteristics indicate a serious risk that defendant will
26	flee because: charged offense establishes probable cous
27	strongly to believe that beforedant intended to flee; defendant
28	defendant has motivation to flee; detendant has another source for file identification.
	has another source for false identification and a significant amount of money available

1	C	. ()	A serious risk exists that defendant will:	
2		1.	( ) obstruct or attempt to obstruct justice.	
3		2.	( ) attempt to threaten, injure or intimidate a witness/juror.	
4		Thes	se findings are based on the following:	
5				
6				
7	Γ	<b>)</b> . ( )	Defendant has not rebutted by sufficient evidence to the contrary the	
8			presumptions provided in 18 U.S.C. § 3142(e).	
9	•		V.	
10	A. I'	T IS THE	REFORE ORDERED that the defendant be detained prior to trial.	
11	B. I	T IS FUR	THER ORDERED that the defendant be committed to the custody of the	
12	Attorney General for confinement in a corrections facility separate, to the extent practicable, from			
13	person awaiting	g or servic	ce sentences or being held in custody pending appeal.	
14	C. I	T IS FUR	THER ORDERED that the defendant be afforded reasonable opportunity	
15	for private con	sultation v	vith counsel.	
16	D. I	T IS FUR	THER ORDERED that, on order of a court of the United States or on	
17	request of any a	attorney fo	or the Government, the person in charge of the corrections facility in which	
18	defendant is confined deliver the defendant to a United States marshal for the purpose of an			
19	appearance in	connection	n with a court proceeding.	
20	DATED: November 14, 2008			
21			CAROLYN/TURCHIN	
22			UNITED STATES MAGISTRATE JUDGE	
23				
24				
25				
26				
27				
28				